Arizona Department of Health Services Children's Rehabilitative Services Administration	Effective Date: 10/01/2007
SUBJECT: HIPAA	SECTION: HI 1.3

SUBTITLE: CRSA HIPAA Request for Restrictions of Uses and Disclosures of Protected Information for Treatment, Payment, and Health Care Operations

#### PURPOSE:

To provide a member or member's legal representative a right to request the Arizona Department of Health Services/Children's Rehabilitative Services Administration (ADHS/CRSA) and place restrictions on the use and disclosure of the member's Protected Health Information ("PHI"), as contained in the Designated Record Set (DRS), when the DRS is used for treatment, payment, and health care operations. This policy provides a mechanism for ADHS/CRSA to respond to the requests and abide by approved restriction agreements.

#### POLICY:

CRSA is a health plan designation, as defined by the Health Insurance Portability and Accountability Act (HIPAA) Regulations. The policy of ADHS/CRSA is to provide the means for members or their legal representative to request restrictions on uses or disclosures of PHI.

#### **AUTHORITY:**

45 C.F.R. §§ 160, 164, 164.522, 164.530 A.R.S. § 36-104 A.R.S. §§ 36-261 - 265 A.A.C. §§ R9-7-101 - 701

#### APPLICABILITY:

To all ADHS/CRSA program workforce members, business associates, contract personnel, and other persons who officially represent the ADHS/CRSA.

#### **DEFINITIONS:**

Arizona Department of Health Services (ADHS):

Agency designated as the public health authority for the State of Arizona. ADHS, as defined by HIPAA, is a hybrid-covered entity.

Arizona Health Care Cost Containment System (AHCCCS): Agency that oversees the Medicaid services provided to the Arizona citizens.

ADHS HIPAA Compliance Officer:

Individual, appointed by the ADHS director or the director's designee, who as the designated officer that oversees agency-wide compliance for the HIPAA Privacy, Security, and Administrative Simplification Regulations, collaborates with health care components for response to HIPAA concerns or complaints, and provides advice to health care components in all matters related to HIPAA. The ADHS HIPAA Compliance Officer may designate a HIPAA Compliance Team member to collaborate with a health care component. The ADHS HIPAA Compliance Officer may be used interchangeably with "HIPAA Compliance Office."

Children's Rehabilitative Services Administration (CRSA):

A subdivision of the ADHS that is the contracted administrator for the Arizona Health Care Cost System Administration (AHCCCSA) and the state funded plan, which provides regulatory oversight of the Children's Rehabilitative Services (CRS) Regional Contractors and their delivery of health care services. ADHS/CRSA functions as a health plan under the ADHS hybrid entity.

CRSA includes a CRS program that provides for medical treatment, rehabilitation, and related support services to eligible individuals who have certain medical, handicapping, or potentially handicapping conditions that have the potential for functional improvement through medical, surgical, or therapy modalities.

#### CRS Member:

Individual, 21 years of age or younger, who is enrolled by the member's representative in either the AHCCCS or state funded CRS program and is eligible to receive defined health care services through the CRS Regional Contractors. The CRS member is the subject of Protected Health Information (PHI). The term "CRS Member" may be used interchangeably with the term "Representative."

CRSA HIPAA Privacy Official:

Person responsible for implementing all HIPAA Privacy information for ADHS/CRSA in collaboration with the ADHS HIPAA Compliance Officer for ADHS/CRSA.

CRS Regional Contractor:

Entity awarded a contract with ADHS/CRSA to provide medical treatment, rehabilitation, and related support services for enrolled CRS members.

Designated Record Set (DRS):

Set of collected and maintained eligibility and encounter records used or disseminated by ADHS/CRSA for purposes of member's eligibility and electronic encounter administration for medical, dental, and pharmacy related services provided by CRS Regional Contractors. The designated record set excludes quality assurance, peer review, oversight, or any other documents maintained by ADHS/CRSA for the operation of the program and its contractual relationship with AHCCCS or the CRS Regional Contractors.

Health Insurance Portability and Accountability Act (HIPAA):

Federal Public Law 104-191 of 1996 and the corresponding regulations developed by the United States Department of Health and Human Services that creates national standards for the privacy and security of protected health information and electronic billing standards to administer health care related claims.

Hybrid Entity:

Single legal entity: (1) that is covered, (2) the business activities include both covered and non-covered functions, and (3) that formally designates in writing which work areas are covered health care components of the hybrid entity.

Protected Health Information (PHI):

The individually identifiable health information that is maintained, collected, used, or disseminated by ADHS/CRSA, a HIPAA defined health plan, as it relates to the eligibility, claims administration, and ADHS/CRSA operations relating to a member's past, present, or future health or condition, provision of health care or future payment for the provision of health care.

**Quality Management:** 

Review of the quality of health care provided to CRS members.

Representative:

Individual who is authorized, either by the member or by Arizona law, to make health care treatment decisions for the member when the member is unable to make treatment decisions. Member representative has this same meaning as personal representative under the HIPAA Privacy Regulations.

#### **DIVISION OF PRIMARY RESPONSIBILITY:**

Children's Rehabilitative Services Administration/HIPAA Privacy Official

#### **SPECIAL NOTATIONS:**

All timeframes are calendar days unless otherwise specified.

Unauthorized release of PHI or individually identifiable information will subject the individual releasing the information to the disciplinary procedures set forth by the Arizona Department of Health Services, Office of Human Resources, Level I, Disciplinary policy. The disciplinary action may include dismissal from state service.

#### PROCEDURES:

- A. Requests for Restrictions of Uses and Disclosures
  - 1. A Request for Restrictions of Uses and Disclosures of Protected Health Information for Treatment, Payment, and Health Care Operations, contained in the Designated Record Set (DRS), must be provided in writing. (See Attachment 1)

- Upon receipt of a written request for restrictions of uses and disclosures for treatment, payment, and health care operations, contained in the DRS, CRSA will:
  - a. Date stamp the request with the date received,
  - b. Enter the request into the ADHS/CRSA tracking system,
  - c. Enter a suspense date of thirty (30) days after the date of receipt into the ADHS/CRSA tracking system, and
  - d. Create a hard copy file of the request and store the file in a secured location until the request to restrict uses and disclosures is completed.
- B. Requestor's Identification Verification
  - 1. Verify upon receipt of a written request, the identity, and authority of the individual requesting the restrictions of uses and disclosures before providing such disclosures and complete the following steps below:
    - a. Refer to the ADHS/CRSA Identification Reference for Protected Health Information (See Attachment 2) document for specific guidelines, and
    - b. Complete the ADHS/CRSA Verification and Authorization Checklist. (See Attachment 3).
  - 2. Follow the ADHS/CRSA Verification Identification Reference for Protected Health Information document for specific guidelines to ensure the requestor is identified as a representative of the ADHS/CRSA member for whom he/she is requesting for restrictions of uses and disclosures.
- C. Determination and Response for Request for Restrictions of Uses and Disclosures
  - 1. The following factors will be taken into consideration for Requests for Restrictions of Uses and Disclosures:
    - a. If ADHS/CRSA created the information,
    - b. The ability of ADHS/CRSA to comply with the request,
    - The resources and time that would need to be devoted to complying with the request, and

- d. Any reasons given by the member for the request with particular weight given to reasons of member safety such as abuse, including physical or mental abuse or neglect.
- Prior to a response determination being made and before a notice is sent to the member, the ADHS HIPAA Compliance Officer or designee will be consulted on all decisions for requests for restrictions of uses and disclosures.
- ADHS/CRSA cannot agree to a restriction to the CRSA DRS when the information received in the CRSA is created by the CRS Regional Contractors. The CRSA will notify the requestor of the CRS Regional Contractor who created the information. (See Attachment 4)
- 4. Log the response letter as mailed to the member or member's representative in the ADHS/CRSA tracking system.
- 5. Place a copy of the response letter in the Request for Restrictions of Uses and Disclosures file.

#### D. Restriction Agreements

- 1. A Request for Restriction will not prevent:
  - a. ADHS/CRSA from granting a member or his/her legal representative access to or copying his/her DRS.
  - ADHS/CRSA from making disclosures permitted without member authorization for public purposes in accordance with ADHS policies or for purposes related to an emergency.
  - c. ADHS/CRSA from responding to issues of a natural or emergency disaster or if information would be vital to the safety of the member or others or other matters as authorized by state or federal law.

#### E. Documentation

- 1. Maintain, beginning April 14, 2003, HIPAA related documentation, including the DRS, for a minimum period of six years from the completion of a request process for:
  - All HIPAA associated requests received from a member or that member's representative,
  - b. All communications relating to requests received from each member or that member's representative, and

- c. The titles of persons or offices responsible for responding to or researching information for requests and any communications associated with those requests.
- During the request process, all requests and any communication associated with those requests will be stored as hard copy files in a secured location.
- 3. Upon completion of the request process all hard copy documentation will be scanned into an electronic documentation file(s) and stored for one (1) year in a secured folder located in G:\HIPAA\_Privacy.
- 4. At the end of the one (1) year, the electronic documentation file(s) will be copied onto a compact disc and the electronic file will be deleted from the network G:\HIPAA\_Privacy folder.
- 5. The compact disc will be stored for five (5) years in a secured file in the OCSHCN compressed filing room.
- 6. At the end of the required six (6) years retention period, the compact disc file(s) will be destroyed.
- 7. The HIPAA Compliance Officer or his/her designee will conduct an annual audit review of all logs to ensure compliance with this policy.

Approved:	Date:
Joan K a Ill CRSA Administrator	9/24/07

## ARIZONA DEPARTMENT OF HEALTH SERVICES CHILDREN'S REHABILITATIVE SERVICES ADMINISTRATION

# REQUEST FOR RESTRICTION ON USE OR DISCLOSURE OF PROTECTED HEALTH INFORMATION FOR TREATMENT, PAYMENT, AND HEALTH CARE OPERATIONS

Date:	
Member Name: Member's Date of Birth:	
Name of Individual Requesting a Restriction on Use or Disclosure of Protected Health Information within the Arizona Do of Health Services/Children's Rehabilitative Services Administration (ADHS/CRSA) Designated Record Set:	epartmen
(Last) (First)	
Relationship to Member:	
Identification of Authority to make Request:	
Written Authorization from Member	
Parent/Legal Guardian of Minor Aged Member	
——— Health Care Decision Maker for Member (Mental Health Care Power of Attorney, Health Care Power Attorney, or Surrogate Decision Maker)	r of
Personal Representative of Member's Estate	
Verbal Authorization from Member (valid for fourteen (14) days only)	
Other (please explain):	
REQUESTED INFORMATION	
I hereby Request a Restriction on ADHS/CRSA's use or disclosure of my Protected Health Information as maintained in Designated Record Set.	n my
The information I want limited is:	
I want to limit ADHS/CRSA:	_
□ Use of this information □ Disclosure of this information □ Both the use and disclosure of this information	rmation
I want the limits to apply to the following person/entity (example: a spouse):	_
TERMINATION	
If a restriction is agreed to, it may be terminated if:	
<ol> <li>I request or agree to the termination in writing.</li> <li>I orally agree to the termination and provided the oral agreement to CRSA.</li> <li>ADHS/CRSA informs me that CRSA is terminating the agreement. The termination is effective for Protected F Information created by ADHS/CRSA or received by ADHS/CRSA after I am notified of the termination in writing received such notification by certified mail.</li> </ol>	
I understand that the Arizona Department of Health Services, Children's Rehabilitative Services Administration (ADHS/may use or disclose my Protected Health Information for the purposes of treatment, payment, and health care operation ADHS/CRSA may also disclose information to someone involved in my care or the payment for my care, such as a fammember or friend. I understand that ADHS/CRSA does not have to agree to my request.	ns.
Member Name or Member's Representative/Guardian (Print Name)	
Signature	

		REQUESTOR: SELF (MEMBER)				
AND:	YOU MUST:	NEXT, YOU CAN:				
The contact is by phone:  The contact is in person or a written request:	<ul> <li>Verify the person is the member by asking for his/her:</li> <li>Full Name,</li> <li>Date of Birth,</li> <li>CRS Client ID Number, and</li> <li>One additional piece of information such as social security number (SSN), address, phone number, or AHCCCS ID number (if applicable).</li> <li>Ask for documentation verifying proof of identification. For contacts in person, preference is to see a document with a photograph. If you are unable to provide a document with a photograph, request a minimum of two documents from the lists below. A birth certificate is not an identity document. For written contacts, verify address on documentation matches address of record.</li> <li>Some documents that are acceptable as proof of identity for a child are:</li> <li>Doctor, Clinic, or Hospital Record</li> <li>Religious Record (i.e., baptismal record)</li> <li>Daycare Center or School Record</li> <li>Adoption Record</li> <li>School ID Card</li> </ul>	Release information specific to his/her CRS coverage and answer any questions pertaining to any issues/concerns or grievances the member may have filed with ADHS/CRSA. Do not evaluate diagnosis or treatment.  - AND -  Document details of information released into the ADHS/CRSA tracking system located in the G:\HIPAA_Privacy folder.				
	Some documents that are acceptable as proof of identity for an adult are:  Driver's License Marriage or Divorce Record Military Record Employer ID Card Adoption Record Life Insurance Policy Passport Health Insurance Card (not a Medicare card) School ID Card  NOTE: All documents must be either originals or copies certified by the					

issuing agency.

Effective Date: 10/01/2007

#### Identification Reference for Protected Health Information

#### AND:

The contact is by phone and the member/child makes a mistake on the information (Name, Date of Birth, CRS Client ID number, or Additional piece of information) used to verify his/her identity.

The contact is in person or by a written request and the person does not have the required documentation verifying identification.

#### YOU MUST:

#### For contacts by phone:

Explain to the requestor that the information does not match the information in the ADHS/CRSA data file (CRS Eligibility Screens). Ask him/her to repeat the information, and if incorrect, suggest that the requestor look at his/her ADHS/CRSA paperwork to find the correct information or ask someone (family or friend) to help him/her with this information.

#### For contacts in person:

Explain to the requestor that the documentation does not meet the requirements of verifying identification. Provide the requestor with a list of documents that meet the requirements and suggest that the requestor return with a minimum of two documents verifying identification.

#### For contacts in writing:

Notify the requestor in writing that the documentation does not meet the requirements of verifying identification. Provide the requestor with a list of documents that meet the requirements and ask that he/she forward to you are the copies of two valid documents verifying identification.

If requestor states that there has been a change in information, advise him/her to contact the appropriate CRS Clinic and have the information updated. Do not disclose information until verification of identification has been established.

#### **NEXT, YOU CAN:**

If the requestor *is able* to provide the correct information, release information specific to his/her CRS coverage and answer any questions pertaining to any issue/concern or grievance the member may have filed with ADHS/CRSA.

#### - AND -

Document details of information released into the ADHS/CRSA tracking system.

If the requestor *is unable* to provide the correct information, <u>YOU MAY NOT</u> release any ADHS/CRSA information or answer any questions pertaining to the member.

#### - NEXT -

Advise the requestor that the information is protected under the HIPAA Privacy Regulations and it is for the member's protection that we will not release the information.

#### - AND -

Document details of information requested and reason for denying request into the ADHS/CRSA tracking system located in the G:\HIPAA\_Privacy folder.

#### AND:

It is clear that the parent is acting on the child's behalf.

(A request for information from a minor child's file by the child's parent is an access request that must be honored, as long as it is clear the parent is acting on the child's behalf.)

NOTE: Unless the court issues a separate custody order that allows only one parent to have authority over the child, divorced or separated parents have equal rights to access minor child's health information. The CRSA HIPAA Privacy Official can verify the legal guardianship if there is a doubt of the parent's legal custody status.

#### YOU MUST:

Verify that the requestor's name matches the parent's name listed in the CRS file.

#### - AND -

Verify the identity of the minor child member by asking for his/her:

- Full Name,
- Date of Birth.
- CRS Client ID Number, and
- One additional piece of information such as social security number (SSN), address, phone number, or AHCCCS ID number (if applicable).

#### - AND -.

Verify the identity of the requestor by following the guidelines defined under **Requestor: Self (Member)** for documents acceptable as identification verification for in-person or written requests.

#### REQUESTOR: PARENT OF MINOR CHILD

#### **NEXT. YOU CAN:**

If the requestor *is able* to provide the correct information, release per the instructions listed under member.

#### - AND -

Document details of information released into the ADHS/CRSA tracking system.

If the requestor *is unable* to provide the correct information, <u>YOU MAY NOT</u> release any ADHS/CRSA information or answer any questions pertaining to the member.

#### - NEXT -

Advise the requestor that the information is protected under the HIPAA Privacy Regulations and it is for the member's protection that we will not release the information.

#### - AND -

Document details of information requested and reason for denying request into the ADHS/CRSA tracking system located in the G:\HIPAA Privacy folder.

#### REQUESTOR: LEGAL GUARDIAN OF MINOR CHILD OR MAJORITY AGED MEMBER

A.R.S. § 14-5201 et seq. - Guardians of Minors

A.R.S. § 14-5301 et seq. - Guardians of Incapacitated Persons (Majority Aged Member)

#### AND:

#### It is clear that the legal quardian is acting on the member's behalf.

To answer any questions via the telephone, you must have proof of the legal guardianship on file and the quardian's name must appear in the ADHS/CRSA data file (CRS Eligibility Screens).

#### YOU MUST:

Verify that the requestor's name matches the legal guardian's name listed in the CRS data file.

#### - AND -

Verify and obtain a copy of the court order (if one is not already on file) appointing the requestor as a legal guardian or a written and notarized statement that a court appointed the requestor as the member's guardian and that the appointment still is valid.

#### - AND -

Verify the identity of the member by asking for his/her:

- Full Name.
- Date of Birth.
- CRS Client ID Number, and
- One additional piece of information such as social security number (SSN), address, phone number, or AHCCCS ID number (if applicable).

#### - AND -

Verify the identity of the requestor by following the guidelines defined under Requestor: Self (Member) for documents acceptable as identification verification for in-person or written requests.

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#### **NEXT, YOU CAN:**

If the requestor is able to provide the correct information, release per the instructions listed under member.

#### - AND -

Document details of information released into the ADHS/CRSA tracking system.

If the requestor is unable to provide the correct information, YOU MAY NOT release any ADHS/CRSA information or answer any questions pertaining to the member.

#### - NEXT -

Advise the requestor that the information is protected under the HIPAA Privacy Regulations and it is for the member's protection that we will not release the information.

#### - AND -

Document details of information requested and reason for denying request into the ADHS/CRSA tracking system located in the G:\HIPAA Privacy folder.

#### **Identification Reference for Protected Health Information**

#### REQUESTOR: HEALTH CARE OR MENTAL HEALTH CARE POWER OF ATTORNEY FOR ADULT MEMBER

A.R.S. § 36-3201(6) - Health care power of attorney is a written designation of an agent to make health care decisions that meets the requirements of A.R.S. § 36-3221 and that comes into effect and is durable as provided in A.R.S. § 36-3223(A).

A.R.S. § 36-3201(10) - Mental health care power of attorney is a written designation of an agency to make mental health care decisions that meets the requirements of A.R.S. § 36-3281.

#### AND:

It is clear that the person with the health care or mental health care power of attorney is acting on the member's behalf.

To answer any questions via the telephone, you must have a copy of the health care or mental health care power of attorney on file and the individual named in the power of attorney appears in the ADHS/CRSA data file (CRS Eligibility Screens).

#### YOU MUST:

Verify that the requestor's name matches the health care or mental health care power of attorney name listed in the CRS data file and that a guardian or other legal representative has not been appointed. Contact legal counsel to determine who may make decisions if the member has more than one legally authorized decision maker.

#### - AND -

Verify and obtain a copy of the health care or mental health care power of attorney (if one is not already on file) appointing the requestor as the health care or power of attorney and the power of attorney document is still valid.

#### - AND -

Verify the identity of the member by asking for his/her:

- · Full name,
- · Copy of health care or mental health care power of attorney;
- Confirmation by member's physician that member is incapable of acting on his/her own behalf,
- · Date of birth,
- · CRS Client ID Number, and
- One additional piece of information such as social security number (SSN), address, phone number, or AHCCCS ID number (if applicable).

#### - AND -

Verify the identity of the requestor by following the guidelines defined under **Requestor: Self (Member)** for documents acceptable as identification verification for in-person or written requests.

#### **NEXT, YOU CAN:**

If the requestor *is able* to provide the correct information, release per the instructions listed under member.

#### - AND -

Document details of information released into the ADHS/CRSA tracking system.

If the requestor *is unable* to provide the correct information, <u>YOU MAY NOT</u> release any ADHS/CRSA information or answer any questions pertaining to the member.

#### - NEXT -

Advise the requestor that the information is protected under the HIPAA Privacy Regulations and it is for the member's protection that we will not release the information.

#### - AND -

Document details of information requested and reason for denying request into the ADHS/CRSA tracking system located in the G:\HIPAA\_Privacy folder.

#### Identification Reference for Protected Health Information

#### REQUESTOR: SURROGATE DECISION MAKER OF ADULT MEMBER (WHO IS SPOUSE, ADULT CHILD, PARENT, DOMESTIC PARTNER, BROTHER, SISTER, OR CLOSE FRIEND) \*\*

A.R.S. § 36-3201(13) - Surrogate decision-maker is a person authorized to make health care decisions for a patient by a power of attorney, a court order or the provisions of A.R.S. § 36-3231.\*\*

A.R.S. § 36-3201(5) - Health care directive is a document drafted in substantial compliance with chapter 32, including a mental health care power of attorney, to deal with a person's future health care decisions.

#### AND:

It is clear that the surrogate decision-maker is acting on the member's behalf and following the member's health care directive, if such directive is available in the member's ADHS/CRSA data file or can be provided to CRSA by the surrogate.

To answer any questions via the telephone, whenever possible, you must have documentation in the member's data file that the surrogate decision-maker's identity has been verified by **CRSA HIPAA Compliance** Official.

#### YOU MUST:

Verify that a health care or mental health care power of attorney, guardian, or other legal representative has not been issued or is not in member's data file and there is a need to make health care decisions for the member, including disclosure of health care or mental health care information, for the benefit of the member who is incapable of making his/her own decisions.

#### - AND -

- Full Name,
- Confirmation by member's physician that the member is incapable of acting on his/her own behalf:
- · Confirm the requestor's relationship with the member,
- Date of Birth of Member.
- CRS Client ID Number, and
- One additional piece of information such as social security number (SSN). address, phone number, or AHCCCS ID number (if applicable).
- \*\* Confirm that requestor's relationship to the member on the following list and that requestor is highest on the priority following priority listed below of persons reasonably available to make health care/mental health care decisions on behalf of the member.
- A spouse, unless legally separated,
- · An adult child or majority of adult children who are reasonably available for consultation.
- A parent,

FOR ALL CONTACTS BY PHONE - PLEASE REQUEST CALL BACK PHONE NUMBER

- If unmarried, a domestic partner if no other person assumes financial responsibility.
- An adult brother or sister.
- · A close friend (i.e., someone who exhibits special care and concern for the member, who is willing to become involved with the member's care and act

#### **NEXT, YOU CAN:**

If the requestor verifies priority and need to access information, release per the instructions from physician, as provided by member's health care/mental health care directive or as documented in the member's file. If no other information is available, release information only as requested by member's physician or mental health provider.

#### - AND -

Document details of information released into the ADHS/CRSA tracking system located in the G:\HIPAA Privacy folder.

If the requestor is unable to provide the correct information, YOU MAY NOT release any ADHS/CRSA information or answer any questions pertaining to the member.

#### - NEXT -

Advise the requestor that the information is protected under the HIPAA Privacy Regulations and it is for the member's protection that we will not release the information.

#### - AND -

Document details of information requested

#### Identification Reference for Protected Health Information

REQUESTOR: SURROGATE DECISION MAKER OF ADULT MEMBER (WHO IS SPOUSE, ADULT CHILD, PARENT, DOMESTIC PARTNER, BROTHER, SISTER, OR CLOSE FRIEND) \*\*

A.R.S. § 36-3201(13) - Surrogate decision-maker is a person authorized to make health care decisions for a patient by a power of attorney, a court order or the provisions of A.R.S. § 36-3231.\*\*

A.R.S. § 36-3201(5) - Health care directive is a document drafted in substantial compliance with chapter 32, including a mental health care power of attorney, to deal with a person's future health care decisions.

AND:

#### YOU MUST:

in member's best interest, and who is familiar with the member's health care views and desires).

#### - AND -

Verify the identity of the requestor by following the guidelines defined under Requestor: Self (Member) for documents acceptable as identification verification for in-person or written requests. Contact legal counsel to determine who may make decisions if the member has more than one legally authorized decision-maker.

#### **NEXT, YOU CAN:**

and reason for denying request into the ADHS/CRSA tracking system located in the G:\HIPAA Privacy folder.

Effective Date: 10/01/2007

#### Identification Reference for Protected Health Information

#### REQUESTOR: LEGAL REPRESENTATIVE AS DEFINED BY THE STATE

A.R.S. § 14-9101(8) – Legal representative is a personal representative or conservator.

A.R.S. § 14-9101(2) – Conservator is a person who is appointed or qualified by a court to manage the estate of an individual or who is legally authorized to perform substantially the same functions.

A.R.S. § 14-9101(11) – Personal representative is an executor, administrator, or special administrator of a decedent's estate, a person legally authorized to perform substantially the same functions or a successor to any of them.

#### AND:

# Initially, these types of requests must come in as written requests in order to verify the relationship.

To answer any questions via telephone, you must have proof of the arrangement in the ADHS/CRSA data file (CRS Eligibility Screens).

#### YOU MUST:

Verify that the requestor's name matches the legal representative's name listed in the CRS data file.

#### - AND -

Verify and obtain a copy of the court order (if one is not already on file) appointing the requestor as legal representative or a written and notarized statement that a court appointed the requestor as the member's legal representative and that the appointment still is valid.

#### - AND -

Verify the identity of the member by asking for his/her:

- Full Name.
- Date of Birth.
- CRS Client ID Number, and
- One additional piece of information such as social security number (SSN), address, phone number, or AHCCCS ID number (if applicable).

#### - AND -

Verify the identity of the requestor by following the guidelines defined under **Requestor: Self (Member)** for documents acceptable as identification verification for in-person or written requests.

#### **NEXT, YOU CAN:**

If the requestor *is able* to provide the correct information, release per the instructions listed under member.

#### - AND -

Document details of information released into the ADHS/CRSA tracking system.

If the requestor *is unable* to provide the correct information, **YOU MAY NOT** release any ADHS/CRSA information or answer any questions pertaining to the member.

#### - NEXT -

Advise the requestor that the information is protected under the HIPAA Privacy Regulations and it is for the member's protection that we will not release the information.

#### - AND -

Document details of information requested and reason for denying request into the ADHS/CRSA tracking system located in the G:\HIPAA\_Privacy folder.

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#### REQUESTOR: A MAJORITY AGED OR EMANCIPATED MEMBER'S SPOUSE, RELATIVE, FRIEND OR ADVOCATE.

#### AND:

The request is by telephone and the member gives verbal authorization for you to speak with the caller. (The member does not have to remain on the phone during the conversation, or even be at the same place as the requestor – you may obtain the member's authorization to speak with the requestor via another line, three-way calling, or previously submitted written authorization.)

#### YOU MUST:

Verify the identity of the member by asking for his/her:

- Full Name,
- Date of Birth.
- CRS Client ID Number, and
- One additional piece of information such as social security number (SSN), address, phone number, or AHCCCS ID number (if applicable).

A verbal authorization on file is good for 14 days. The CRSA HIPAA Compliance Official may advise the member and the caller that if the member wants the requestor to receive information for more than 14 days, the member should send in a written HIPAA authorization form. (Verify current address of member and send the ADHS/DBHS authorization form.)

#### - AND -

Document into the ADHS/CRSA tracking system the name, address, phone number and relationship to the member of the requestor.

#### **NEXT, YOU CAN:**

If the requestor *is able* to provide the correct information, release per the instructions listed under member.

#### - AND -

Document details of information released into the ADHS/CRSA tracking system.

If the requestor *is unable* to provide the correct information, <u>YOU MAY NOT</u> release any ADHS/CRSA information or answer any questions pertaining to the member.

#### - NEXT -

Advise the requestor that the information is protected under the HIPAA Privacy Regulations and it is for the member's protection that we will not release the information.

#### - AND -

Document details of information requested and reason for denying request into the ADHS/CRSA tracking system located in the G:\HIPAA Privacy folder.

#### REQUESTOR: A MAJORITY AGED OR EMANCIPATED MEMBER'S SPOUSE, RELATIVE, FRIEND OR ADVOCATE.

#### AND:

# The request is by telephone and the member is not available to give verbal authorization for you to speak with the caller and there is no written authorization on file.

#### YOU MUST:

Advise the requestor that you may not give out any information without the member's authorization.

The requestor may call back at a later time with the member present to give authorization

#### - OR -

The member provides written authorization to allow the requestor to obtain information from his/her file.

You have written authorization on file that allows you to give member-specific information to the requestor.

You have written

expired.

authorization on file that has

Have the requestor provide the member's:

- Full Name.
- Date of Birth.
- CRS Client ID Number, and

One additional piece of information such as social security number (SSN), address, phone number, or AHCCCS ID number (if applicable).

#### - AND -

Verify that written authorization for this requestor is on file and within the authorized time period (if specified). If unable to verify authorization, you must take the necessary steps to obtain current authorization, which may include contacting the member by phone and obtaining a verbal authorization or contacting the member by written communication.

Advise the requestor that the written authorization has expired.

Obtain verbal authorization and follow instructions for verbal authorization or provide the recipient with an authorization form and request a new authorization

#### **NEXT, YOU CAN:**

**YOU MAY NOT** release any ADHS/CRSA information or answer any questions pertaining to the member.

#### - NEXT -

Advise the requestor that the information is protected under the HIPAA Privacy Regulation and it is for the member's protection that we will not release the information.

#### - AND -

Document details of information requested and reason for denying request into the ADHS/CRSA tracking system located in the G:\HIPAA\_Privacy folder.

If the requestor *is able* to provide the correct information, release information as allowed by the authorization (per the instructions in the recipient's file).

#### - AND -

Document details of information released into the ADHS/CRSA tracking system.

Unless you receive a verbal authorization or new written authorization, YOU MAY NOT release any information pertaining to the

FOR ALL CONTACTS BY PHONE - PLEASE REQUEST CALL BACK PHONE NUMBER

#### **Identification Reference for Protected Health Information**

REQUESTOR: A MAJORITY AGED OR EMANCIPATED MEMBER'S SPOUSE, RELATIVE, FRIEND OR ADVOCATE.

AND:

YOU MUST:

**NEXT, YOU CAN:** 

recipient.

Advise the requestor that the information is protected under the HIPAA Privacy Regulations and it is for the recipient's protection that we will not release the information.

- AND -

Document details of information requested and reason for denying request into the ADHS/CRSA tracking system.

#### AND:

# The CRS Clinic employee provides the following information in order to identify the beneficiary in question:

- Full name of member
- · Member's Date of Birth
- Member's CRS Client ID number
- One additional piece of information such as social security (SSN), address, phone number, or AHCCCS ID number (if applicable).

Ensure that the reason for the inquiry is related to the administration of that CRS Clinic, to the treatment of the member, or the payment for services provided to that member.

#### YOU MUST:

There are three ways that an ADHS/CRSA may verify that he/she is speaking with an employee of a CRS Clinic.

Both parties on the call look at the CRS Eligibility Screen for the member in question. The CRSA employee will name a field on the screen and ask that the CRS Clinic employee identify what is in that particular field.

- OR -

The ADHS/CRSA employee may ask for the CRS Clinic employee's phone number and call him/her back, making sure that the area code and exchange matches a listed phone number for that CRS Clinic. NOTE: Caller ID on the ADHS/CRSA telephone may be used to verify the area code and exchange in lieu of a callback.

- OR -

The ADHS/CRSA employee may take the name and number of the CRS Clinic employee, the name and number of his/her supervisor, the date and reason for the inquiry, and post this information in the ADHS/CRSA tracking system located in the G:\HIPAA\_Privacy folder.

ADHS/CRSA personnel will document in the HIPAA tracking system how the personnel verified the person's identity, either by retaining a copy of the documentation or by explaining what proof of identity and authority was used. NOTE: Verification of identification by an ADHS/CRSA employee can be omitted once that ADHS/CRSA employee has verified identification of the CRS Clinic representative.

#### REQUESTOR: CRS PROVIDER (CRS CLINIC)

#### **NEXT, YOU CAN:**

Release the member's ADHS/CRSA information relevant to the administration of that CRS Clinic's program, the treatment of, or payment for services provided to the member.

#### - NEXT -

Advise the requestor that any further information is protected under the HIPAA Privacy Regulations and it is for the member's protection that we will not release the information.

#### - AND -

Document details of information requested in the ADHS/CRSA tracking system located in the G:\HIPAA\_Privacy folder.

#### Identification Reference for Protected Health Information

#### REQUESTOR: EMPLOYEE OF ANOTHER STATE AGENCY OR FEDERAL AGENCY

#### AND:

A State or Federal employee provides the following information in order to identify the beneficiary in question:

- Full name of member
- · Member's Date of Birth
- Member's CRS ID number
- One additional piece of information such as social security (SSN), address, phone number, or AHCCCS ID number (if applicable).

Ensure that the reason for the inquiry is related to the administration of that agency's program.

#### YOU MUST:

Verify the identity of the State or Federal employee by:
ADHS/CRSA personnel will ask to see an identification badge, official
credential, or other proof of government status (such as a business card). If the
request for the protected health information (PHI) is in writing, the official can
demonstrate his or her official identity if the request is on the appropriate
government letterhead.

#### - OR -

ADHS/CRSA personnel will see one of the following documents that establishes that the person is acting on behalf of the government agency:

- (a) a written statement on government letterhead that the person is acting under the government's authority; or
- (b) other evidence or documentation that the person is acting on behalf of the government agency, such as a contract for services, memorandum of understanding, or purchase order.

#### - AND -

Verify the authority of the State or Federal employee by obtaining one of the following documents or representations (written or oral):

(a) warrant, (b) subpoena, (c) court order, (d) other legal process issued by a grand jury or a judicial or administrative tribunal, (e) a written statement of the legal authority under which the PHI is requested, or (f) an oral statement of such legal authority accompanied by a government, administrative or judicial documentation that requests the PHI.

Questions regarding authority of requestor, authenticity of the request or ADHS/CRSA authority to disclose the requested information should be referred to the Attorney Generals Office.

NOTE: Verification of identification by an ADHS/CRSA employee can be omitted after the ADHS/CRSA employee has verified identification of the other State Agency's representative.

#### **NEXT, YOU CAN:**

Release the member's ADHS/CRSA information relevant to the administration of that agency's program, the treatment of, or payment for services provided to the member.

#### - NEXT -

Advise the requestor that any further information is protected under the HIPAA Privacy Regulations and it is for the member's protection that we will not release the information.

#### - AND -

Document details of information requested in the ADHS/CRSA tracking system of how the employee of another State or Federal Agency verified the person's identity, either by retaining a copy of the documentation or by explaining what proof of identity and authority was used.



#### VERIFICATION AND AUTHORIZATION CHECKLIST

Name of Member:	(Last)					1	(First)						(Middle Initial)	
Member's Date of Birth:	, ,	,	1				CRS ID #	ŧ						
Wellber's Date of Birth.	(mm)		(dd)	()	уууу)		010107			- x				
Member's Address:														
	Street													
	City						State				Zip	code		
Name of Person Requesting	g ADHS	S/CR	S Designate	d Reco	rd Se	t:								
	(Last)						(First)						(Middle Initial)	
Requestor's Address:	Ctroot													
	Street													
	City						State				Zip	code		
Relationship to Member:  Self (member)			Parent/Le Guardian	egal of			gal Guardian Adult		Health Co	are Power			al Health Care er of Attorney	
□ Surrogate Decision Maker of Adult Patier (Spouse, Adult Child Domestic Partner, Brother, Sister, or Cla Friend)			Minor Chi Personal Represer of Membe Estate	ntative		CR	S Provider		Employer Protective Adult Protective Services Health C	mployee (i.e., Child rotective Services, dult Protective ervices, Arizona lealth Care Cost containment		Other (please explain):		
Method of Identification:  □ Telephone			n Person				n Request	I	□ Other	Description			•	
Acceptable documents for	verificat	ion o	ridentificatio	on (che	CK tric	se pi	ovided).							
For Child:  Doctor, Clin or Hospital Record	ic,		Religious Re (i.e., baptisr record)				Daycare Cen School Reco			School ID Card			Adoption Record	
For Adult:  □ Driver's			Military			Life	Insurance Po	licy		Passport			Adoption	
License □ School ID C	ard		Record Employer II Card			Mar	riage or Divor	ce		Record Health Insurance Card (not a Med		Record		
Authority to receive the AD  Written Auth Member		S Info	ormation for		mber arent ged N	(Plea	ase check app gal Guardian	licable of Min	e authority) nor □	Health Car Member (F	lealtl Ienta	n Care	Power of th Care Power of	
☐ Personal Re Member's E		tative	e of				orization from irteen (14) day			Other (plea				
DOCUMENTATIO	N OF A	UTH								tion MUST BE	EAT	TACH	ED TO	
Identification Verified by:			VERI	FICATI	ON IE	ENT	IFICATION C	HECK	LIO I					
CRS Employee's Name						D	ate		;	Signature				
Title														

# ARIZONA DEPARTMENT OF HEALTH SERVICES CHILDREN'S REHABILITATIVE SERVICES ADMINISTRATION LETTERHEAD DETERMINATION LETTER-NOT OUR RECORDS

[DATE]

[INSERT NAME] [INSERT ADDRESS] [INSERT ADDRESS] [INSERT ADDRESS]

#### Dear [Requestor's Name]:

The Arizona Department of Health Services, Children's Rehabilitative Services Administration (ADHS/CRSA) acknowledges receipt of your letter dated [Date of request letter] regarding your request for a Restriction of Uses and Disclosures of Protected Health Information for Treatment, Payment, and Health Care Operations.

CRSA is designated as a Health Plan for purposes of the Health Insurance Portability and Accountability Act (HIPAA) because the program provides the electronic edit process for the Arizona Health Care Cost Containment System (AHCCCS), the Arizona Medicaid plan. Additionally, CRSA does not provide health care but contracts with medical clinics and other health care facilities to provide all direct medical services. Thus, CRSA only maintains a portion of the billing records for children who receive care through the program. The complete file for all billing and health care records is maintained at the site of the contracted provider.

[INSERT SPECIFIC REQUEST]

[INSERT WHERE INFORMATION IS LOCATED]

[Requestor's Name] [DATE] Page 2

If you [or insert representative's name] wish to request a copy of the CRSA electronic billing file, please complete the enclosed ADHS, Request for Inspection/Copies of the CRSA HIPAA Designated Record Set form (partial billing records only). There may be a charge of twenty-five cents  $(25\phi)$  per page for a printout of the electronic file and fifty dollars (\$50) for a disk download of the file

Sincerely,

[CRSA HIPAA Privacy Official],

[Phone Number]

Enclosure

c: [ ]